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EIS PROJECT - AR) PF
Control # DC -45
                                  HLW & FD
                  BEFORE THE DEPARTMENT OF ENERGY
                  OF THE UNITED STATES OF AMERICA
                          PUBLIC HEARING
     UNITED STATES DEPARTMENT OF ENERGY'S IDAHO HIGH LEVEL
     WASTE AND FACILITIES DISPOSITION DRAFT ENVIRONMENTAL
                          IMPACT STATEMENT
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             HEARING OFFICER: PETER RICHARDSON, ESO.
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15
                      DATE:
                              February 15, 2000
16
                      TIME:
                               6:00 p.m.
                      PLACE: College of Southern Idaho
17
                      CITY:
                               Twin Falls, Idaho
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call your name, please come forward to the microphone
     at podium to my left, please preface your comments by
 2
     stating and spelling your name, and providing your
     mailing address if you wish to receive a copy of the
 4
     final Environmental Impact Statement. If you are
 5
     representing an organization, state the name of that
 6
     organization and the capacity in which you represent
     them. If the court reporter is having trouble
 8
     following you or hearing, he may ask for your help to
 9
     slow down or speak up or directly into the microphone
10
     in order to make a complete record of your comments.
11
               I will now begin the formal comment portion
12
     of this evening's hearing. I would stress that this
     is a formal hearing and recorded this evening with a
14
     full transcript being prepared.
15
               Finally, I want to thank you for attending
16
     the hearing and for your cooperation in observing the
17
     procedures I have just outlined.
18
               My first commentor is Steve Hopkins.
19
                MR. HOPKINS: My name is Steve Hopkins,
20
     S-t-e-v-e, H-o-p-k-i-n-s. I'm with the Snake River
     Alliance of Idaho. My mailing address is P.O. Box
22
     1731, Boise, Idaho 83701.
23
               I'm speaking tonight on behalf of the Snake
24
     River Alliance. I also will be submitting more
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DOE/EIS-0287

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1x.c(2)12

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detailed written comments at a later time.
          The Snake River Alliance has been
watchdogging activities at the Idaho National
Engineering Laboratory for 20 years now. So I think
we can provide a very fresh and honest perspective as
to how to approach the treatment of high-level waste
at facilities disposition.
          For starters, I would like to thank the
Department of Energy and the State of Idaho for
putting on the hearing and allowing the public to
         I am concerned about the timing of the
release of the document. Originally, the document was
supposed to be released back in August of '99 or even
April of '99, and it's been delayed many times. And
timing by which it came out coincided a lot with the
RICRA process on the advancement waste treatment
facility, and there was not adequate time allowed for
review of the document before the public hearings.
The public hearings should have been adjusted to
reflect the release of the Environmental Impact
Statement.
         One thing that appears over and over again
as it concerns treatment of spent fuel through
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reprocessing historically at INEEL is it's never fully

admitted that INEEL in bomb production activities

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111.15.3(1)

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111.D.3(1)

throughout the Department of Energy complex. The reprocessor reprocessed weapon-grade uranium that was later used to produce tritium and plutonium at Hanford; however, the open and honest role that the reprocessor played has never been fully explained, and that needs to be adjusted.

In looking at the document thus far, I see that there is much more science fiction and politics in this document than science itself. Looking especially at the separations technologies in the document, it seems to me that the Department of Energy and the State might as well look at turning waste into wine because there is as much of a technical basis for doing so as there is, say, for something like transuranic separations. One of the things in terms of the handout concerning areas of uncertainty and controversy is the technical maturity of alternative treatment processes. Alternatives have varying maturity levels. And it must be addressed in the final Environmental Impact Statement. Either options that have no technical basis need to be dropped for consideration in the final EIS or there has to be supporting technical documents to give some assurance to the public that the technology could actually work because, as things stand, the separations technology

D-112

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there is little basis in reality in terms of how these 2 technologies could really work. 3 In terms of the politics that's in the -that is so dominant in the document, which is unfortunate because treatment of the waste should 45-6 11.A(5) 6 proceed strictly out of concern for environmental protection. It seems to me that separations is pursued strictly because of problems with Yucca 45-7 111.D.3(3) 9 Mountain in an attempt to engineer around Yucca Mountain to go to the Waste Isolation Pilot Plant, and 11 this is really unfortunate because we should look at 12 how best to isolate this waste from the environment 13 where it is because there are tremendous uncertainties as to whether or not it can actually be shipped 15 offsite. And, therefore, we must look at the best way to solidify the waste and protect it from where it's 16 at. 17 I do believe I have five minutes because I'm 18 representing an organization. 19 I point out that this has actually been done 20 45-8 111.E(1) 21 at Hanford, that the Tank Waste Task Force, which is a 22 precursor to the site-specific advisory board 2.3 consisting of tribes, the State, and stakeholders, 2.4 basically they have been saying since 1994 that, as it concerns Hanford waste, which is much, is much greater

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volume and presents more problems because of the 2 leakage of the tanks, that treatment should proceed to best solidify the waste without regard to Yucca Mountain. And I think Idaho could do well to learn from that example. Looking at the options, I see the Planning 45-9 Basis option as completely unrealistic. That it's 11.D(1) done by the State basically to stick an alternative in the document that could potentially, if everything went as planned, which never happens, would meet the 11 Governor's agreement. And that's where politics come in. The State should instead be cooperating with the 45-10 Department of Energy to look at the best way to 11.D(1) 13 14 isolate the waste from the environment. 15 There is also a clause in the Governor's 45-11 11.D(1) 16 agreement that Ms. Dold spoke about earlier where 17 modifications could be made to the Governor's 18 agreement based upon equi-analyses, which would be one 19 such analysis that could lead to adjustment of the 20 Governor's agreement. So there is flexibility allowed 21 there, and, therefore, I would like the State to not consider pushing for the Planning Basis option. 2.2 Instead look at realistic ways to best treat the waste 23 and put it in a solid form. True separations should be entirely dropped 45-12 III.D.3(1)

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Idaho HLW & FD EIS

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from the document unless there can be some support --
           technical support offered in the final EIS.
                    Another option that should be dropped at
45-13
           this point is minimal processing because it assumes
  11.E(z) 4
           that the waste could go to Hanford. This is extremely
           unrealistic. For one, Hanford is not planning on
           separation for its waste, so Hanford would have to
           build additional facilities in addition to the WIPP
           plant in order to do separations of our small quantity
           of high-level waste compared to their waste.
      11
                      MR. RICHARDSON: Mr. Hopkins, I note that
           five minutes can fly by, so if you can wrap up your
           remarks, I would appreciate it.
      1.3
      14
                      MR. HOPKINS: Finally, I would like to
           point out that it's mentioned in the document that the
45-15
111.7.3(1)16
           National Resource Counsel study, which is basically
           the National Academy of Sciences, is pointed out in
45-16.
III.D (18) 18
           the document that it does not present a substantially
           different picture than the EIS. But I would like to
           point out that in reading the NAS report that I found
           this not to be the case. That the NAS report looks at
      21
      22
           separations in a very critical light and basically
           concludes that separations are not realistic. The
           quote from page 41 and 42 of the NAS report, It is
           much less likely that the objective, meaning
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separations, can be met for intergrated operations at
     a realistic plant conditions without encountering
     undesireably complex problems, exorbitant costs, and
     generation of excessive amounts of secondary wastes.
                MR. RICHARDSON: Thank you for your
     comments.
               I would remind you that March 20th is the
     deadline for submitting written comments, and I would
     encourage you to finish your thoughts in writing and
     submit them in one of the variety of ways that we have
     provided.
12
               Todd Martin.
13
               MR. MARTIN:
                                My name is Todd Martin, and
     I am representing an organization under the same name,
     my name, licensed in Washington state. My address is
     P.O. Box 58, Northport, Washington 99157.
17
                MR. RICHARDSON: Excuse me. I didn't catch
     the name of the organization.
                MR. MARTIN:
                                The organization's name is
     Todd Martin. It's a sole proprietorship in Washington
2.1
     state. I need that loophole for that extra two
2.2
     minutes.
                MR. RICHARDSON: Mr. Martin, we'll give you
     five minutes.
2.5
                MR. MARTIN:
                                I'm here at the pleasure of
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Appendix

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Snake River Alliance who asked me to come down and
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     take a look at this document and comment. I'm not
     going to pretend I know a lot about INEEL because I
 3
     don't. And I also come from a site, Hanford, which is
     probably one of the biggest glass houses in this
     complex that nobody should throw rocks from.
 7
               So what I would like to talk about is what
     Hanford has done wrong, what mistakes we've made as a
     site in terms of our high-level waste program.
 9
10
     Hanford has 60 percent of the nation's defense
     high-level waste; INEEL has about three percent. We
     have 177 tanks, nearly a third of which are leaking,
12
     over a million gallons of waste that has reached the
13
14
     groundwater that will some day enter the Columbia
     River. Eleven tanks at INEEL, most of the waste is
16
     already in a solid form. It's not to minimize the
     challenge in Idaho, but rather to just emphasize the
17
18
     challenge we have at Hanford.
19
               In 1989, we desided to pursue TRUEX, do a
2.0
     separations process, vitrify the high-level, grout the
     level, much, many of these options that are outlined
21
     in the EIS. That facility was to start operating
23
     exactly two months ago, December 1999. Obviously, it
     didn't happen. TRUEX was too risky from a technical
24
     standpoint. Essentially it wouldn't work. It was too
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4502-2

111.E(i) 20

4502-1 12 111. D.3(1)

expensive. The grout part was not found to be protective of human health and safety and was also 2 abandoned. Five years, 1.2 billion dollars Hanford spent before we finally threw in the towel. Hanford then moved to a simple pretreatment process, essentially the solid liquid separation, cesium and strontium removal, which are the first three treatment steps in many of the options over there, and got rid of the grout program and to vitrify all of its low-activity waste. 10

What I want to talk about is the lessons learned from this process. First of all, don't rely on advanced separations. They're not science; they're science fiction. Hanford couldn't make it pay with 60 percent of the waste; it's unlikely that INEEL will be able to make it pay with only three percent of the waste. On top of that, the National Research Council document says, It's a long shot, in a nut shell.

Second lesson learned, don't rely on Yucca Mountain. As Steve pointed out, the Hanford stakeholders adopted a resolution in 1994 that said, Hanford's assumptions and programatic planning should not be based on Yucca Mountain costs. It's a speculated repository with speculated costs that currently is not sized and may never be licensed to

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receive this waste.
                     On the option of sending waste to Hanford.
4502-3
11.E(5) 3
            I personally am welcoming that waste with open arms.
            It is unlikely, however, from a political standpoint
            that before Hanford waste is truly vitrified and
            finished any Idaho waste will be vitrified at
            Hanford. Right now the planning basis, if everything
            falls into place perfectly, Hanford will be done in
            2047, after which we can receive INEEL waste. It's
            not a particularly realistic option at this point.
4502-5 11
                     Looking at the document itself, I think the
 VII.A(4) 12
            scope is too limited and needs to be altered. The
            final decisionmaker, and this is the document on which
      14
            I'm making the decision, it doesn't do the job because
           I have too many questions. One, which option will
      15
            work; two, which option can I pay for? Both of those
       17
            characteristics are scoped out of this EIS. It's
            inappropriate to scope those out because the
      1.8
            decisionmaker will not be able to make a reasonable
       20
            decision without those two pieces of information.
                     Picking up on Steve's waste into wine
4502-6
 VII.A(4)22
            option, we could add an alternative to the document
            that did essentially result in turning the waste into
           wine. It would be extremely difficult from a
      24
           technical standpoint, but that's not considered in the
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EIS. It would be obviously extremely expensive, but
             neither is that considered. But it would be very good
             on the cultural end of things, from the socioeconomic
             aspects, from the transportation aspects, it would
             fare very well in this EIS. It's an extreme and
             ridiculous example, but it demonstrates the
             uselessness of evaluating these alternatives without
             cost and technical viability. Those should be added.
                       Three times in the last decade, Hanford
             asked for everything in its high-level waste program.
       11
            We went to Congress with an all or nothing proposal.
       12
            Treat this stuff in a generation at Hanford. Minimize
            lifecycle costs by minimizing high-level waste volume
             to Yucca Mountain. Three times we got nothing. What
 4502-7 14
 III.D.3(1)15
             I am here to urge INEEL to not do is go with the all
             or nothing bargain. Don't go for TRUEX advanced
4502-8 17
111.E(1)
             separations, don't rely on Yucca Mountain. Do store
4502.9 10
III.E(1)
             the calcine safely and do aggressively try to treat
             the liquids. Get them into a solid form as soon as
 4502-10
  III. A.(i) 20
            you can.
       21
                       I appreciate the opportunity to comment.
       22
                        MR. RICHARDSON: Thank you for your
             thoughtful comment.
       23
                       Mr. Martin was the last individual that I
       2.4
            have who has preregistered to comment. Is there
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so.

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anyone in the audience who would like to comment but has not yet had an opportunity to do so? Indicate so and I will call you up to the podium and we'll get your comments on the record. I note for the record that no one has so indicated. We will be at ease and off the record and subject to call of the chair. (A RECESS WAS HAD.) MR. RICHARDSON: It is now 8:30. We will be back on the record. I would ask if there is anyone in the audience who would like to make a comment formally who has not had an opportunity to do so. Indicate by raising your hand and we will call you up and get you on the record. I note that no one has so indicated. I will mark as Exhibit 1 of the Twin Falls hearing a multi-page document entitled Idaho High-Level Waste and Facilities Disposition Draft, Environmental Impact Statement, Tom's Talking Points-Twin Falls. That will be Exhibit No. 1. I will note for the record no other Exhibits were submitted to me this evening, and everyone who would like to have commented has had an opportunity to do

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HLW & FD

EIS PROJECT - AR PI Control # DC-46



Mark M Giese E-mail: m.mk@juno.com

MAR 14 2000

Mr. 7. William Dear Mi:



46-1 111.0(3)

Please cancel plane to restant the Calaine high-level radioactive

water in air enator.

The risks of restarting are unacceptably high for the winderte, workers, and environment.

Thank you.

100% Salvaged Paper